

Esere J. Onaodowan, Esq.

eonaodowan@eocdlaw.com c 718 427 3139

Christine Delince, Esq.

cdelince@eocdlaw.com c 917_238_9332

Via ECF

Hon. Valerie E. Caproni United States District Judge Thurgood Marshall **United States Courthouse** 40 Foley Square New York, NY 10007



USDC SDNY DOCUMENT ELECTRONICALLY FILED DOC #: DATE FILED: 3/3/2025

Re: <u>United States v. Khalil Bey-Muhammad</u> 23 Cr. 141 (VEC)

Dear Judge Caproni:

I represent Khalil Bey-Muhammad in the above captioned case, who was sentenced to a prison term of eighty-seven months on January 7, 2025. His United States Passport is currently in the possession of Pretrial Services at 500 Pearl Street, NY, NY 10007 in the Southern District of New York. On February 27, 2024, Mr. Bey-Muhammad surrendered to FCI Terre Haute Camp, which is in Terre Haute, Indiana. I therefore respectfully request that Pretrial Services be ordered to return Mr. Bey-Muhammad's passport to me, Christine Delince, as his counsel, so that I can return it to his family.

I have consulted with the government, and they have no objection to this request.

Respectfully Submitted,

Christine Delince, Esq.

DATED: NEW YORK, NEW YORK

February 28, 2025

Application GRANTED.

SO ORDERED.

HON. VALERIE CAPRONI

UNITED STATES DISTRICT JUDGE